UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

v.

JORGE DIAZ,

ORDER

16-CR-317-20 (PAE)

Defendant.

PAUL A. ENGELMAYER, United States District Judge:

For the reasons stated on the record during a status conference held on May 16, 2024, IT IS HEREBY ORRDERED that the defendant's supervised release conditions are modified to include the following conditions:

- 1. The defendant may not leave the Southern District of New York and, among other things, may not travel to visit his girlfriend or anyone else in the District of Rhode Island without the prior approval of the United States Probation Department ("Probation").
- 2. The defendant must reside in a Residential Re-Entry Center (the "Center") determined by Probation for a period of six months, during which he may not leave the Center without the prior approval of Probation, including for (but not necessarily limited to) the following purposes: employment, religious observance, mental health treatment, substance abuse treatment, medical treatment, and attendance of court proceedings as ordered by this or other local, state, and federal courts.
- 3. The defendant may request that Probation consider, and this Court order, early release from the Center, provided the defendant has been compliant with the terms of his supervised release; that he has an available, permanent, and stable residence within the Southern District of

New York; and that he has established that he is likely to remain compliant with the remaining

terms of supervised release if he were to relocate to said residence.

4. Pending the availability of a bed in the Center, the defendant must reside with his

mother at street address known to Probation located in the Bronx, New York. If the defendant is

unable to reside with his mother, he must inform Probation of, and receive Probation's approval

for, his proposed alternative residence, which must be located within the Southern District of New

York. If, pending the availability of a bed in the Center, the defendant is unable to reside with his

mothers and does not propose an alternative residence that is approved by Probation, he must

reside at a New York City Department of Homeless Services Shelter and advise Probation of his

whereabouts.

SO ORDERED:

Dated: New York, New York

May 17, 2024

Paul A. Eyeloger THE HONORABLE PAUL A EI

UNITED STATES DISTRICT JUDGE

SOUTHERN DISTRICT OF NEW YORK

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